FLSA INITIAL DISCOVERY AND MEDIATION REFERRAL **ORDER**

CV 25-770 (ARL)

-against-

MM Bari Landscaping Inc., Michele Mastroserio.

	Defendants.	
	X	
LINDSAY, Magistrate Judge:		

The Federal Rules of Civil Procedure require a pretrial schedule tailored to the circumstances of each case. Fed. R. Civ. P. 16. The following order implements that requirement for cases based on the Fair Labor Standards Act (FLSA).

The Rule 26(a)(1) provisions on initial disclosures are temporarily waived in this case. Instead, the parties must utilize the following discovery protocol and comply with the following deadlines and requirements:

> 1. On or before **June 27, 2025**, the parties must serve on each other (but not file) copies of the following:

> > Plaintiff¹: The documents in the Plaintiff's possession, custody, or control that pertain to the unpaid wages claimed in the Complaint.

<u>Defendant</u>: (1) The time sheets or other time records and payroll records in the Defendant's possession, custody, or control that pertain to work the Plaintiff performed during the period for which the Plaintiff claims unpaid wages; and (2) any written statement of policy, workplace rules, or handbook setting out the policies and practices on compensating workers performing the relevant type of work.

2. On or before July 11, 2025, the Plaintiff must answer the Court's Interrogatories attached to this Order, under oath or penalty

¹If there is more than one Plaintiff or Defendant, the singular reference to the Plaintiff or Defendant includes the plural.

of perjury and serve a copy on the Defendant.

- 3. In collective actions, the exchange of documents in Paragraph 1 will occur for the named Plaintiffs and for the opt-in Plaintiffs who join the action before a court-approved opt-in notice is issued. For all other opt-in plaintiffs, this document exchange will occur within 21 days after the response opt-in notices are filed with the court. Each opt-in Plaintiff will file and serve his or her respective answers to the Court's Interrogatories within 42 days after the opt-in notices are filed.
- 4. By August 12, 2025, after the named Plaintiff answers the Court's Interrogatories, counsel for the Plaintiff and the Defendant must meet and confer, in person, in a good-faith effort to settle all pending issues, including attorneys' fees and costs. The parties, including a representative of each corporate party with full authority, will at a minimum, be available by telephone during the conference to consider and approve any settlement.
- 5. On or before August 19, 2025, counsel must file a joint status report that notifies the Court: (1) whether the parties have reached an agreement to settle the case and will be submitting that agreement to the Court for review and approval; or (2) if they were unable to settle the matter on their own, whether they choose to participate in a formal mediation before an EDNY mediator or a private mediator. All parties must participate in mediation if they have been unable to settle the case on their own. If the parties choose to use a private mediator, they must also provide a specific date for the mediation.
- 6. On or before October 3, 2025, the Plaintiff must provide the Defendant with a copy of any expert report on which the Plaintiff intends to rely for issues on which the Plaintiff has the burden of proof, consistent with Rule 26(a)(2), of the Federal Rules of Civil Procedure.
- 7. Upon completion of the mediation, counsel must file a Report Regarding Mediation and indicate whether (1) the parties have reached an agreement in principle to settle the case and will be submitting that agreement to the Court for review and approval; or whether (2) the parties agree they have exhausted settlement efforts, in which case the Court will issue a discovery schedule.

All discovery in this case is stayed, except as provided in this Order until such time as the

Case 2:25-cv-00770-ARL Document 8 Filed 05/22/25 Page 3 of 5 PageID #: 27

Court issues a discovery schedule. Initial disclosures should be exchanged upon completion of

the mediation. Due to the volume of cases based on the FLSA, the Court expects strict adherence

to these deadlines and requirements. Exceptions will be granted only for compelling reasons.

Failure to comply is a violation of a court order and sanctionable on that basis. The parties may

move to alter this schedule for good cause. Any such request shall only be made after the

parties confer and shall be made by joint letter request filed via this Court's ECF system.

Finally, the parties are advised that this order is being issued in lieu of a Rule 16 initial

case management conference. Accordingly, pursuant to Administrative Order 2023-23, in order

to have the undersigned remain as the presiding judge in this case for all purposes, all parties

must file a written consent form consenting to the jurisdiction of the undersigned thirty (30) days

from the date of this order. If a consent form, signed by all parties, is not filed by the relevant

date provided, the Clerk will randomly assign a District Judge to serve as the presiding judge.

In such instance, this court will continue to manage all pre-trial discovery. Finally, the failure to

consent carries no adverse consequences and will not foreclose the parties from consenting at a

future date.

Dated: Central Islip, New York

May 22, 2025

SO ORDERED:

ARLENE R. LINDSAY

United States Magistrate Judge

3

INTERROGATORIES

1.	During what period of time did you work for the Defendant?	
2.	Who was your immediate supervisor?	
3.	Did you have a regularly scheduled work period? If so, specify.	
4.	What was your title or position? Briefly describe your job duties.	
5.	What was your regular rate of pay?	
6.	What is the nature of your claim? (Check all that apply.)	
	Off-the-clock work (Defendant failed to record, or prohibited you from recording, all of your working time);	
	Misclassification (Defendant mistakenly classified you as exempt from overtime);	
	Misclassification (Defendant failed to correctly calculate your compensation);	

Provide an accounting of your claim, including: 7.

Other (Please describe).

- dates a)
- b)
- regular hours worked over-time hours worked c)
- d) pay received versus pay claimed
- total amount claimed e)

8. If you have brought this case as a collective action:

- Describe the class of employees you seek to include in this action. a.
- Has an opt-in notice been filed for every potential opt-in Plaintiff who has identified himself or herself as a person who wishes to join this action?
- 9. Please specify all attorney's fees and costs incurred to date. With respect to attorney's fees, please provide the hourly rate(s) sought and the number of hours expended by each person who has billed time to this case.
- 10. When did you (or your attorney) first complain to your employer about alleged violations of the FLSA?
- 11. Was this complaint written or oral? (If a written complaint, please attach a copy).
- 12. What was your employer's response? (If a written response, please attach a copy).

STATE OF	_ COUNTY OF	
BEFORE ME, the undersigned authority, on this day, personally appeared, who being first duly sworn, deposes and says that he/she has read the foregoing Answers to Interrogatories, knows the contents of the same, and to the best of his/her knowledge and belief, the same are true and correct.		
Sworn to and subscribed before me on this _	day of	
NOTARY PUBLIC		
Signature of person taking acknowledgment		
Print name:		
Title notary public		
Serial no. (if any):		
Notary Stamp	Commission expires:	